MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

June 1, 2004

DIVISION TWO

B163709 Rios (Not for Publication)

v.

Scottsdale Insurance Company, et al.

The judgment is affirmed.

Boren, P.J.

We concur: Doi Todd, J.

Ashmann-Gerst, J.

B170180 People (Not for Publication)

V.

Vargas

The judgment is affirmed.

Boren, P.J.

We concur: Nott, J.

Ashmann-Gerst, J.

B168254 People (Not for Publication)

v. Green

The judgment is affirmed.

Boren, P.J.

We concur: Nott, J.

Ashmann-Gerst, J.

June 1, 2004 (Continued)

DIVISION TWO (Continued)

B172035 People (Not for Publication)

v. Smith

The Court:

The judgment is affirmed.

Boren, P.J., Nott, J., Doi Todd, J.

DIVISION FOUR

B164170 Parmet, et al. (Not for Publication)

B168341 v

Lapin et al.

The judgment of dismissal in favor of the Lapin respondents as to Parmet and Kingston is affirmed. The judgment of dismissal in favor of the Zucker respondents as to Parmet and Kingston is also affirmed. The judgment of dismissal in favor of the Lapin respondents as to BPI/Primus is reversed, as is the judgment of dismissal in favor of the Zucker respondents, and the matter remanded to the trial court for further proceedings as to BPI/Primus only. Costs on appeal are awarded to respondents with respect to the appeal brought by Parmet and Kingston; BPI/Primus is awarded its costs on appeal against both the Lapin and Zucker respondents. The summary judgment in favor of the Lapin respondents and the summary judgment in favor of the Zucker respondents, as against Angel Paws, are affirmed. Costs on appeal are awarded to the Lapin and Zucker respondents and against Angel Paws.

Curry, J.

We concur: Epstein, Acting P.J.

Hastings, J.

B163952 People

V.

Green

Filed order denying petition for rehearing.

June 1, 2004 (Continued)

DIVISION SIX

B166729 People (Certified for Publication)

v. Lopez

The six-year concurrent sentence for count 2, unlawful possession of ammunition, is stayed pending finality of the judgment and service of sentence on count 1, such stay to become permanent upon completion of sentence as to count 1. The superior court is ordered to prepare an amended abstract of judgment to so show this modification and send it to the Department of Corrections. As so modified, the judgment is affirmed.

Yegan, J.

We concur: Gilbert, P.J.

Coffee, J.

DIVISION SEVEN

B168671 People (Not for Publication)

V.

Pleitez

The judgment is modified as follows: (1) The conviction in count 4 of petty theft with a prior theft-related conviction is reversed; (2) The sentences for the remaining counts of vehicle theft and grand theft are stayed. As modified, the judgment is affirmed.

Woods, J.

We concur: Perluss, P.J.

Johnson, J.

B171104 People (Not for Publication)

v. Scott

The judgment is affirmed.

Woods, J.

We concur: Johnson, Acting P.J.

Zelon, J.

June 1, 2004 (Continued)

DIVISION SEVEN (Continued)

B166800 Milligan (Not for Publication)

V.

Financial Indemnity Company

The judgment is affirmed. Respondent(s) to recover costs.

Woods, J.

We concur: Perluss, P.J.

Johnson, J.